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APPLICATION NO.	FILN	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/831,390	05/03/2001		Tuomo Juvakka	11001.075	3090	
7	590	01/06/2003				
Christopher J Fildes				EXAMINER		
Fildes & Outland Suite 2 20916 Mack Avenue Grosse Pointe Woods, MI 48236				HASTINGS, KAREN M		
				ART UNIT	PAPER NUMBER	
Glosse Folike	w oous, w	1 46230		1731	17	
			DATE MAILED: 01/06/2003	1>		

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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ERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET N	
		EXAMINER	
		ART UNIT	PAPER NUMBER
			13
	DAT	E MAILED:	·

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

THE PERIOD F	FOR RESPONSE:			
a) 🗌 is extended	I to run	_ or continues to run	from the date of the final rejection	
b) expires three event howe	ee months from the date of ever, will the statutory period	the final rejection or as of the ma d for the response expire later th	ailing date of this Advisory Action, whichever is later. In an six months from the date of the final rejection.	no
purposes o	n which the response, the p f determining the period of	etition , and the fee have been fi extension and the corresponding	FR 1.136(a), the proposed response and the appropriate led is the date of the response and also the date for the amount of the fee. Any extension fee pursuant to 37 C utory period for response or as set forth in b) above.	
Appellant's Brie	of is due in accordance with	37 CFR 1.192(a).		
Applicant's resp	oonse to the final rejection, to dication in condition for allo	filed <u>/2//8/02</u> has be wance:	en considered with the following effect, but it is not deer	ned
1. The propose	ed amendments to the claim	n and /or specification will not be	entered and the final rejection stands because:	
a. 街 There prese	is no convincing showing unted.	under 37 CFR 1.116(b) why the p	proposed amendment is necessary and was not earlier	
b. 🖄 They	raise new issues that would	f require further consideration and	d/or search. (See Note).	
c./⊠They	raise the issue of new matt	er. (See Note).		
d⊠∕They appe	are not deemed to place that.	he application in better form for a	ppeal by materially reducing or simplifying the issues for	г
e. 🗌 They	present additional claims w	vithout cancelling a corresponding	g number of finally rejected claims.	
2. Newly prop the non-allo	maller than suggest 2 Consider than suggest 2 consider amended claims wable claims.		wed if submitted in a separately filed amendment cancell	-
3. Upon the fili be as follow	ng an appeal, the proposed s:	amendment will be entered	will not be entered and the status of the claims will	
Claims allow	red: NONE			
Claims objec Claims rejec	nii		_	
•	wever;			
Applicar	nt's response has overcome	e the following rejection(s):		
4. The affidavit	, exhibit or request for reco	nsideration has been considered	but does not overcome the rejection because	
5. The affidavit presented.	or exhibit will not be consid	ered because applicant has not s	shown good and sufficent reasons why it was not earlier	
☐ The proposed dra	wing correction has	has not been approved by the	he examiner.	
Other			KADEN M. HASTINGS	

PRIMARY EXAMINER GROUP 1900

112000